	JUROR NO
UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORKX	
UNITED STATES OF AMERICA	
-V-	18 CR 204 (S-2) (NGG)
KEITH RANIERE,	
also known as "Vanguard,"	
"Grandmaster," and	
"Master,"	
CLARE BRONFMAN,	
ALLISON MACK,	
KATHY RUSSELL and	
LAUREN SALZMAN,	
Defendants. X	
HON. NICHOLAS G. GARAUFIS	
UNITED STATES DISTRICT JUDGE	
UNITED STATES DISTRICT COURT FOR	THE
EASTERN DISTRICT OF NEW YORK	-
225 CADMAN PLAZA EAST	
BROOKLYN, NEW YORK	
JURORS ARE INSTRUCTED TO CALL:	1-800-522-5100
ON [DATE], AFTER 7 P.M.	

FOR FURTHER REPORTING INSTRUCTIONS.

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JUROR NO.	

<u>United States v. Raniere, et al.</u> 18 Cr. 204 (S-2) (NGG)

JUROR INFORMATION SHEET

Please complete the fo	ollowing:
Name:	
Address:	
Home Phone:	
Work Phone:	
Cell Phone:	
WHEN YOU HAVE FOLLOWING DECL	COMPLETED THE QUESTIONNAIRE, PLEASE COMPLETE THE ARATION:
	<u>DECLARATION</u>
	te that my answers to the questions set forth in the attached questionnaire my ability, true and correct.
Date:	
Date.	(Signature)

JUROR NO.	
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<u>United States v. Raniere, et al.</u> 18 Cr. 204 (S-2) (NGG)

JUROR QUESTIONNAIRE PRELIMINARY INSTRUCTIONS

Upon your oath or affirmation, you must give true and complete answers to all questions. These questions are not meant to ask unnecessarily about personal matters. Rather, these questions will help the Court determine whether you can be fair and impartial in deciding this case and will also provide information about you as a juror to help the parties select a jury. Remember there are no "right" or "wrong" answers; there are only truthful answers. Part of the selection process depends on your ability and promise to follow the law as it is explained by the Court. Thus, some of the questions include descriptions of legal principles and ask whether you can conscientiously follow them.

THE COURT INSTRUCTS YOU NOT TO DISCUSS THE QUESTIONS AND ANSWERS WITH FELLOW JURORS. IT IS VERY IMPORTANT THAT YOUR ANSWERS BE YOUR OWN INDIVIDUAL ANSWERS. Further, the Court instructs you not to discuss anything about the case with anyone: not the defendant, the lawyers, your fellow jurors, your family, your friends, or anyone else. Please try to write as legibly as possible. It is very important that the answers be yours and yours alone.

Please place an asterisk (*) next to any answers where—to the extent the Court or parties have any follow-up questions—you would want to have the additional discussion in private.

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SUMMARY OF THE CHARGES

You are being considered to serve as a juror in a criminal case. Jury selection is scheduled to begin on approximately April 15, 2019, and trial is expected to begin shortly thereafter. Trial is expected to take approximately eight-to-ten weeks once a jury is selected. The defendants are charged in an indictment with criminal offenses. An indictment listing the criminal charges against a defendant is simply the document used to advise a defendant of the accusations against him. The indictment is not evidence.

The law presumes that all of the defendants are innocent. The defendants have pleaded not guilty to all charges in the indictment. It is the government that has the burden of proof under our system of law. The prosecution must come forward with proof beyond a reasonable doubt that a defendant has committed crimes before a defendant can be found guilty. The defendants have no obligation to produce any evidence or do anything else at trial. This is because the law presumes a defendant to be innocent of the charges brought against him.

The following is a summary of the charges in this case. The Indictment in this case charges that the defendants are members of a criminal organization known as the "Enterprise" and that they committed a variety of crimes as part of that criminal enterprise, including racketeering and racketeering conspiracy involving acts of—among other things—identity theft, wire fraud, obstruction of justice, visa fraud, forced labor, sex trafficking, extortion, money laundering, child exploitation and possession of child pornography. Certain defendants are also charged with additional crimes including sex trafficking, sex trafficking conspiracy, attempted sex trafficking, forced labor conspiracy and wire fraud conspiracy,

Remember that under the law an indictment is not evidence, it is merely an accusation, and that a defendant is presumed to be innocent of the charges described in an indictment unless and

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until the government establishes a defendant's guilt beyond a reasonable doubt. If you are selected as a juror in this case, it will be your duty to determine whether, based solely on the evidence presented at trial, the government has proved beyond a reasonable doubt that the defendant is guilty of the specific crimes charged.

QUESTIONNAIRE AND JURY SELECTION

As noted, the purpose of this questionnaire is to assist the Court and the parties in selecting a jury of individuals that can be fair and impartial. Because this case has generated media attention, the Court and the parties are taking steps to maintain the privacy of jurors and potential jurors. [The Court has issued an order concealing the names of jurors from anyone other than the parties until after trial in this case.] It is important to ensure that the jury will in no way be influenced by the public, by the members of the media and their articles and reports. The Court is taking these measures to protect your right to privacy and to assist you in discharging your responsibility as a juror fairly and impartially. You will be referred to by your juror number when in open court.

PART I: HARDSHIP (Questions 1 through 3)

Jury selection will begin on April 15, 2019, and the trial is expected to begin on April 29, 2019. We anticipate the trial should last approximately eight-to-ten weeks. Trial will be in session, generally speaking, Monday through Thursday from 9:30 a.m. to 5:30 p.m. The trial will recess for national and major religious holidays. Jurors will receive a printed schedule of trial dates upon final selection of the jury.

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If you are selected as a juror, you will be required to be present for the taking of testimony for as long as the case lasts. There are no plans to sequester the jury, meaning you will go home every day after court.

The Court views service on a jury in a federal criminal trial to be one of the highest duties a citizen owes to the United States. Mere inconvenience or the usual financial hardships of jury service will not be sufficient to excuse a prospective juror.

1.	Do you have an unusual financial hardship or other serious problem that would prevent you from serving as a juror in this case?		
	Yes No		
	If <u>yes</u> , please explain:		
	If <u>yes</u> , are there any arrangements that you can make to alleviate the hardship:		

	JUROR NO
pro	Do you have any physical or medical condition (such as hearing, eyesight, or back blems), or any emotional problem, that would make it unusually difficult for you to serve juror in this case?
	Yes No
	If <u>yes</u> , please describe:
	Oo you take any medications or have any condition that may interfere with your ability to centrate?
	Yes No
	If <u>yes</u> , please list medication(s) and effects:
Part II	PART II: BACKGROUND (Questions 4 through 46) asks questions about you, your background and very general questions about your
4.	Do you have any difficulty reading or understanding English?
	Yes No
	If <u>yes</u> , please explain:
5.	If you speak any other languages, please list and describe level of fluency:
6.	What is your age?

	JUROR NO
7.	Are you: Male Female
8.	Where were you born?
	Where were you raised?
	Where were your parents born?
9.	Are you:
	Married Living with a Partner Single Divorced/Separated Widow/Widower
10.	. Do you:
	Own a home? Rent? Live in a dwelling owned by relatives? Live in a dwelling with your family?
	Other than spouse or partner, who lives with you? (Do not mention their names; rather, indicate what their relationship is with you, <u>e.g.</u> , "roommate" or "parent.")
	What is their employment?
11.	. If you live in Brooklyn, Queens or Staten Island, in what area or neighborhood do you live (e.g., Canarsie, Jackson Heights, Stapleton)?
12.	. If you live in Nassau or Suffolk County, in what community do you live?
13.	. What other areas or neighborhoods have you lived in over the past 10 years?

		JUROR NO	
14. Are yo	ou (check any and all that apply):		
Empl	loyed full-time?	Retired?	
Empl	loyed part-time?	Disabled and unable to work?	
Work	x at home?	Student?	
Hom	emaker?	If a student, what area of study?	
15. If you	are employed by another, please an	nswer the following:	
(a)	(a) Where do you work and what type of work do you do?		
(b)			
(c)			
	If <u>yes</u> , how many? For how long have you been a supervisor?		
(d)	Are you a member of a union?		
	Yes No		
	If <u>yes</u> , which one and how long?_		
16. If you	are self-employed, please answer t	he following:	

What is the name of your business and what type of business is it?

(a)

			JUROR NO
	(b)	How long have you been self-en	nployed?
17	If you	a are retired or unemployed, what	type of work did you last do?
_ , .	n you	a the retired of unemproyed, what	ype of work and you hast do.
18.		is your annual income level? If yo e include his/her income:	u are married and your spouse/partner is employed,
	\$25,00 \$50,00 \$100,0	than \$25,000 000 - \$50,000 000 - \$100,000 ,000 - \$150,000 \$150,000	
19.	How f	far did you go in school?	
		School: Yes N Grade Completed: G	D D E.D D
	Post G	Level Completed: Graduate: Yes N	o
	If you	u earned a degree after high school	, what was your major area(s) of study?
20.	•	u are married or have a partner, pse/partner's employment:	blease answer the following questions about your
	(a)	Is your spouse/partner employed	1?
		If so where and what type of job	?

		JUROR NO
	(b)	If your spouse/partner is retired or not employed, please indicate this and also describe the type of work he or she did during his/her last period of employment:
21.	Do yo	ou identify with any political party?
	Yes_	No
	If <u>yes</u>	s, which one(s)?
	What	politician(s) do you most admire?
22.	Do yo	ou identify with any particular faith or spiritual movement?
	Yes_	No
		s, which one(s)?
	Please	e describe your level of religious observation/spiritual practice.
23.	positi of Inv Secur New local	you or any member of your family or close friends worked for or applied for a son in the U.S. Attorney's Office, the District Attorney's Office, the Federal Bureau vestigation, the Immigration and Naturalization Service, the Department of Homeland rity, the Internal Revenue Service, U.S. Immigration and Customs Enforcement, the York State Police, New York City Police Department, or any other federal, state or law enforcement agency?
	Yes_	No
	-	s, please state who (relation to you), what agency, when and for how long when, and on or involvement?

	JUROR NO						
with ar	Have you or any member of your family or close friends worked or applied for a position with any jail, detention center, probation services, a city or county attorney's office, Attorney General, or a court?						
Yes	No						
	If <u>yes</u> , please state who (relation to you), what agency, when and for how long when, and position or involvement?						
	ou ever worked in the following fields or have you ever had any training or taken arses, special training or seminars in any of the following (check all that apply):						
Cr Ps Ps	riminal Justice riminology ychology ychiatry ocial Work						
M Ph Re	ental Health nilosophy eligion omputer programming						
If <u>yes</u> , p	please explain your experience:						
If some	cone close to you has experience in any of the above, please explain:						
26. (a) Hav	re you ever served in the military?						
Yes	No						
If no sl	kin to question 27(a). If yes, then continue below.						

(b) \(\bar{V} \)	What branch?	·	
(c) V	What was the	highest ra	nk you achieved?
(d) V	What did you	do in the	service?
(e) A	Any service in	n the milita	ary police?
	Yes	No	
(f) A	any service in	ı courts-m	artial as defense attorney, prosecutor, or investigator?
	Yes	No	
(g) Y	Year of disch	arge from	military?
(h) I	Did you recei	ve an hono	orable discharge?
	Yes	No	
'. If yo	u have any cl	hildren, ple	ease answer the following:
(a)	Please fill	out the fol	llowing chart:
<u>AGE</u>	<u>SE</u>	XX	EDUCATION LEVEL
4			
(b)	Are any of	f your child	dren employed?
(b)	Are any of Yes	•	dren employed?

	JUROR NO
28. (a)	How do you usually get your news?
	Newspapers. Which papers?
	Radio (including talk radio). Which stations?
	Television. Which stations/hosts?
	Internet. Which sites?
	Podcasts. Which ones?
	Word of mouth. From whom?
	Do you receive any subscriptions? If yes, please list:
	Do you listen to any political commentators? If yes, please list:
(b)	Do you have any regularly use any social networking sites such as Twitter, Facebook or Instagram?
	YesNo
	If <u>yes</u> , please list which ones and any handles, screennames or other identifiers and describe your level of use:
(a)	Do you maintain a website, a blog or a "subreddit"?
(c)	Yes No
	If <u>yes</u> , please provide the url:

	JUROR NO
(d)	Do you ever post comments on any Internet forums or other websites?
	Yes No
	If <u>yes</u> , please describe the frequency, and what you usually comment on:
(d)	What were the last three books that you read?
29.	What television programs do you watch regularly?
30. (a)	List any hobbies and special interests that you have:
(b)	Do you belong or have you belonged to any civic, social, union, professional, fraternal, political, recreation, or religious organizations, including any groups taking a position on social or legal issues?
	Yes No
	If <u>yes</u> , please describe your experience and whether you've held an office:

		JUROR NO
31.	(a)	Other than friends and relatives, who are the three people living or dead that you admire most, and why?
((b)	Other than friends and relatives, please list the three people you least admire, and why?
		you or anyone close to you ever participated in any self-help programs or read any selp books?
,	Yes (s	elf) Yes (other) No
	If <u>yes,</u> experi	please state which program(s)/book(s) and describe your (or the other person's) ence?
-		
-	If <u>yes</u>	as to you, what did you hope to get out of the experience?
-		
33.	Have <u>y</u>	you or anyone close to you ever taken any Scientology courses?
,	Yes (s	elf) Yes (other) No

				JUROR NO
	If <u>yes</u> , please describ	e your (or the other	person's) experience?	
34.	Have you or anyone you view as similar?		rticipated in a Landman	rk Forum, EST or anything
	Yes (self)	Yes (other)	No	
	If <u>yes</u> , please describ	e your (or the other	person's) experience?	
35.		uld hearing about th		relationships with multiple ect your ability to serve as
	Yes No			
	If <u>yes</u> , please explain			
36.	<u> </u>		ut abortions. Would fair and impartial juro	hearing about that type of r in this case?
	Yes No			
	If <u>yes</u> , please explain	ι.		

	JUROR NO
37.	There may be evidence in this case that includes sexually explicit images and language. Would hearing about that type of evidence affect your ability to serve as a fair and impartial juror in this case?
	Yes No
	If <u>yes</u> , please explain.
38.	There may be evidence in this case about fraternities, sororities, secret societies, rituals, or cults. Would hearing about that type of evidence affect your ability to serve as a fair and impartial juror in this case?
	Yes No
	If <u>yes</u> , please explain.
39.	There may be evidence in this case about people who were in the United States illegally. Do you have any opinions regarding illegal immigration that would affect your ability to serve as a fair and impartial juror in this case?
	Yes No
	If <u>yes</u> , please explain.
40.	There may be evidence in this case about rich individuals. Do you have any opinions regarding rich individuals that would affect your ability to serve as a fair and impartial juror in this case?
	Yes No
	If <u>yes</u> , please explain.

				JUROR NO
opini	ons rega			did not pay taxes. Do you have a would affect your ability to serve
Yes_		_ No		
If yes	, please	e explain.		
There	e may be	e evidence in this case about s	skin modifica	tions (such as tattoos and brandir
(a) D	o you h	ave any body modifications?		
Yes		No		
		e describe.		
11 <u>ycs</u>	, picasc	describe.		
		_	dy modification	ons affect your ability to serve a
		artial juror in this case?		
Yes_		_ No		
If yes	, please	e explain.		
(a)	Have	you ever been:		
	(i)	a juror in a civil case?		No
	(ii)	a juror in a criminal case?		No
	(iii)	a grand juror?	Yes	No

				JUR	OR NO
(b) If	f you have served or	n a jury, please l	ist below		
		served in state cas a grand jury of as a criminal caseneral nature of ligence, medical	or a trial jury; the or a civil case; the case was (malpractice, etc.	for example); and	, robbery, murder,
Date	State/Federal	GJ/Trial Jury	Criminal/Civil	Nature	Reached verdict Y/N
					verdict 1/IN
(c)	Is there anything a fair and impart Yes N If <u>yes</u> , please exp	ial juror in this c		would impa	ct your ability to be
	you now, or have y ter as a sex offender No		registered sex of	ffender or or	dered by a court to

45. Have you or has anyone close to you ever sought treatment (court-ordered or otherwise) for sex addiction or sexual deviance?

If yes, please explain.

Vas		JUROR NO
1 68	No	
If <u>yes</u> , ple	ease explain.	
46. Is anyone	close to you a regist	tered sex offender?
Yes	No	
If <u>yes</u> , ple	ase explain <u>who</u> and	If the <u>circumstances</u> ?
		EXPERIENCES AND BELIEFS
		Questions 47 through 71)
ned. Again, ible. 7. Have you	(Q estions about exper there are <u>no right (</u>	Questions 47 through 71) riences you may have had and opinions you may have or wrong answers. Please be as thoughtful and candid
ned. Again, ible.	estions about exper there are <u>no right o</u> or anyone close to y	Questions 47 through 71)
ned. Again, sible. 47. Have you abuse? Yes	estions about exper there are <u>no right o</u> or anyone close to y	Questions 47 through 71) riences you may have had and opinions you may have or wrong answers. Please be as thoughtful and candid
ned. Again, sible. 47. Have you abuse? Yes	estions about experthere are no right of or anyone close to y	Questions 47 through 71) riences you may have had and opinions you may have or wrong answers. Please be as thoughtful and candid

48. Have you or anyone close to you ever been the victim of sexual assault, including date rape?

			JUROR NO
	Yes	_ No	
	If <u>yes</u> , please	e explain.	
49.		ered <u>yes</u> to question 47 <u>or</u> 48, do you believe that wor ir and impartial juror?	uld affect your ability to
	Yes	_ No	
	If yes, please	e explain.	
50.	sexual assaul	ver known anyone who you believe was falsely accult of a minor or an adult?	used of sexual abuse or
	Yes	_No	
	If <u>yes</u> , please	e explain.	
51.	Do you worr sexual assaul	ry about you or someone close to you being falsely acult?	cused of sexual abuse or
	Yes		
	If yes, please	e explain.	
52.		ered <u>yes</u> to question 50 <u>or</u> 51, do you believe that wor ir and impartial juror?	uld affect your ability to
	Yes	No	

		JUROR NO	
	If <u>yes</u> ,	, please explain.	
53.	Do yo	ou believe that people under seventeen should be able to consent to sex with adu	lts?
	Yes_	No	
	If <u>yes</u> ,	, please explain.	
54.		you heard of the "#MeToo" movement? No	
	If yes,	, what is your opinion of the "#MeToo" movement?	
55.	(a)	Have you or has a family member or close friend ever been a witness to or victim of a crime?	the
		Yes No	
		If <u>yes</u> , please explain:	
	(b)	Did you or your family member or close friend report that crime to the police other law enforcement agency?	e or
		Yes No	
		If <u>yes</u> , how do you feel about the way law enforcement responded?	

	JUROR NO
	If <u>no</u> , why didn't you (or the person close to you) report?
the F Depa – tha	ou have any opinions or beliefs concerning law enforcement in general – including FBI, the Internal Revenue Service, the New York City Police Department, the rtment of Homeland Security, New York State Police and the Department of Justice t would make it difficult for you to evaluate the evidence fairly and impartially indance with the Court's instructions?
	Yes No
	If <u>yes</u> , please explain:
57. Have	you ever appeared or testified as a witness in any investigation or legal proceeding?
Yes_	No
If yes	, please explain the nature of the investigation or proceeding:
58. (a)	Have you ever been involved, or do you expect to become involved, in any legal action or dispute with a government agency or have you had any financial interest in such a dispute?
	Yes No
	If <u>yes</u> , please explain:

	JUROR NO
(b)	If you answered "yes" to 58(a), above, is there anything about these facts that would make it difficult for you to sit as a fair and impartial juror in this case?
	Yes No
	If <u>yes</u> , please explain:
59. (a)	Are you or is anyone close to you, including family or friends, now under subpoena or about to be subpoenaed in any criminal case?
	Yes No
	If <u>yes</u> , please explain:
(b)	Have you or anyone close to you ever been questioned or subpoenaed in any matter by the New York City Police, any state or local law enforcement agency, the Department of Justice or any United States investigative agency such as the Federal Bureau of Investigation, the Department of Homeland Security, the Internal Revenue Service or the Bureau of Alcohol, Tobacco and Firearms?
	Yes No
	If <u>yes</u> , please explain:
(c)	If you answered <u>yes</u> to 59(b), above, do you believe that you (or they) were fairly treated in connection with such matter?
	Yes No
	If <u>no</u> , please explain:

			JUROR NO
60. (a)		s a family member or close friminal investigation?	riend ever been involved in or been
	Yes (self)	Yes (family/friend)	No
		generally describe the circui and your relationship(s) to the	mstances surrounding the criminal person(s) involved:
(b)	Have you or has	a family member or close frie	end ever been charged with a crime?
	Yes (self)	Yes (family/friend)	No
	investigation(s)	•	mstances surrounding the criminal the person(s) involved, including the defense:
(c)		"yes" to (a) or (b) above, was ed fairly by the criminal justice	the individual who was investigated e system?
	Yes N	Jo	
	If no, please exp	lain:	
(d)	Do you have or	have you ever had a close frien	nd or family member in prison?
	Yes N	Jo	
	If yes, without n	nentioning names, please expl	ain:

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		JUROR NO
	(e)	If you answered <u>yes</u> to (a), (b) or (d), above, is there anything about these facts that would make it difficult for you to sit as a fair and impartial juror in this case?
		Yes No
		If <u>yes</u> , please explain:
61.		adge presiding over this case is the Honorable Nicholas G. Garaufis. Do you or does lative or friend know or have any connection with Judge Garaufis?
	Yes _	No
	If <u>yes</u> ,	please explain:
62.	District Do you	case is being prosecuted by the United States Attorney's Office for the Eastern et of New York. The United States Attorney for this District is Richard P. Donoghue. u or does any relative or friend personally know or have any connection with Richard noghue or anyone associated with his office?
	Yes _	No
	If <u>yes</u> ,	please explain:

- 63. Do you or does any relative or close friend know or have any connection with any of the following prosecutors, case agents and/or their assistants, or their relatives or friends?
 - (i) Assistant United States Attorney Moira Penza
 - (ii) Assistant United States Attorney Tanya Hajjar
 - (iii) Assistant United States Attorney Mark J. Lesko
 - (iv) Assistant United States Attorney Kevin Trowel
 - (v) Assistant United States Attorney Karin Orenstein
 - (vi) Paralegal Specialist Teri Carby
 - (vii) Michael Weniger, Special Agent, FBI
 - (viii) Michael Lever, Special Agent, FBI
 - (ix) Delise Jeffrey, Special Agent, FBI

	JUROR NO
	 (x) Charles Fontanelli, Task Force Officer, FBI/New York State Police (xi) Megan Buckley, Special Agent, Homeland Security Investigations (xii) Christopher Munster, Special Agent, Homeland Security Investigations (xiii) Richard Guerci, Investigator, U.S. Attorney's Office (xiv) Kathleen Fiato, Special Agent, IRS (xv) Patrick Griffee, Special Agent, IRS
	Yes No
	If <u>yes</u> , please explain:
54. (a)	Do you or does any relative or close friend know or have any connection to the defendants, Keith Raniere, Clare Bronfman, Allison Mack or Kathy Russell, or, to your knowledge, their relatives or friends?
	Yes No
	If <u>yes</u> , please explain:
(b)	Have you seen, heard or read anything about this case?
	Yes No
	If <u>yes</u> , what have you seen, heard or read, and in what source(s)?
	If <u>yes</u> , what is your opinion on what you have seen, heard or read?

	JUROR NO
	If <u>yes</u> , would you be able to follow an instruction to set aside anything you have seen, heard or read?
Nxiv	you or has anyone you know participated in any of the following courses or groups: m, Executive Success Programs, Jness, Society of Protectors, Ultima, Exo Eso, The The Source?
Yes_	No
If ves	, please explain:
11 <u>yes</u>	, picuse explain.
66. (a)	Do you or does any relative or close friend know or have any connection with any of the following defense attorneys and their assistants or their relatives or friends?
	(i) Marc Agnifilo, Esq.
	(ii) Teny Geragos, Esq.
	(iii) Paul DerOhannesian, Esq.(iv) Danielle Smith, Esq.
	(v) Mark Geragos, Esq.
	(vi) Kathleen Cassidy, Esq.
	(vii) Alexandra Shapiro, Esq.(viii) Fabian Thayamballi, Esq.
	(ix) Justine Harris, Esq.
	(x) Amanda Ravich, Esq.
	(xi) William McGovern, Esq.
	(xii) Sean Buckley, Esq.
	(xiii) Matthew Menchel, Esq.
	Yes No
	If <u>yes</u> , please explain:

(b) Have you seen, heard or read any publicity about any of these defense attorneys?

			JUROR NO
	Yes	No	
	If yes, who	at have you seen, l	heard or read:
67.	this case is decided influences outsided reading about the reports about the case of the c	ed solely on the e the courtroom. The Case on the Internates. The Court with the trial or with y	ing media attention. The Court wants to make sure that evidence presented in the courtroom and not based on the Court will be advising you daily that you must avoid net, in newspapers or listening to any radio or television ill further advise you not to discuss the case with family your fellow jurors until it is time to deliberate. Would by for you?
	Yes	No	
	If yes, please expl	ain:	
68.	labor, child porno	graphy and child e	egations of, among other things, sex trafficking, forced exploitation. Is there anything about the nature of these cult for you to be fair and impartial?
	Yes	No	
	If <u>yes</u> , please expl	ain:	
69.	•	would make it dif	y, or prejudice with reference to the United States ficult for you to render a fair and impartial judgment ated at trial?
	Yes No		
	If <u>yes</u> , please expl	ain:	

70. (a) Do you have any religious, philosophical, moral or other belief that might make you unable to render a "guilty" verdict?

	JUROR NO
	Yes No
	If <u>yes</u> , please explain:
(b)	Do you have any religious, philosophical, moral or other belief that might make you unable to render a "not guilty" verdict?
	Yes No
	If <u>yes</u> , please explain:
Please	nay hear testimony from or about the people listed on Attachment A during the trial. e turn to Attachment A at the end of this packet and circle the names of any person ou know or have any connection with.
	PART IV: LEGAL PRINCIPLES (Questions 72 through 87)
instructions	lains some of the fundamental legal principles on which the Court will give during the trial. If you believe you cannot follow these principles, you are duty the Court know now.
72. (a)	Every defendant is presumed innocent and cannot be convicted unless the jury, unanimously and based solely on the evidence in the case, decides that his guilt has been proven beyond a reasonable doubt. The burden of proving guilt rests entirely with the government. It <u>never</u> shifts to the defendant at any time. The defendant has no burden of proof at all.
	Would you have any difficulty following these rules?
	Yes No
	If <u>yes</u> , please explain:

							J	UROR N	O
	(b)	Will you	accept and	d apply thi	is rule of la	nw?			
		Yes	No _						
	(c)	may not	consider	that fact i	in any wa	y in reachin	ng a dec	cision as	estify, the jury to whether a wing this rule
		Yes	No _						
		If <u>yes</u> , pl	ease expla	in:					
73.	defended defended Yes _	dants. It is	s an accusa t. Are you	ation. It n	nay not be	•		_	le against the
74.	must evider	find a def	endant not s been pres	t guilty of	f the alleg	ed crime yo	ou are c	onsiderir	parately. Young, unless the
	Would	d you have	any diffic	ulty follov	wing these	rules?			
	Yes_	No							
	If yes	, please ex	plain:						

		JUROR NO			
75.	5. Should a defendant decide to testify, that does not shift the burden of proof to the defendant or diminish the obligation of the government to prove the defendant's guilt beyond a reasonable doubt. The government always carries this burden of proof in a criminal trial. Will you have any difficulty following this rule of law?				
	Yes _	No			
	If yes	, please explain:			
76.	Certa	in witnesses in this case may be law enforcement officers.			
	(a)	Do you hold any beliefs or opinions that would prevent you from evaluating the testimony of a law enforcement officer fairly and impartially?			
		Yes No			
		If <u>yes</u> , please explain:			
	(b)	A law enforcement witness's testimony is not to be given any more or less credence than any other witness's testimony. Would you be able to follow the Court's instructions in this regard?			
		Yes No			
		If <u>no</u> , please explain:			
77.	indivi techn	may hear that law enforcement officers conducted surveillance and searched iduals and residences, during the investigation of this case. These investigative iques are lawful. Do you have any feelings about the use of these techniques that affect your ability to consider such evidence fairly?			
	Yes _	No			
	If yes	, please explain:			

	JUROR NO
78.	You may hear testimony from certain individuals that the government alleges are victims. A victim's testimony is not to be given any more or less credence than any other witness's testimony, just because that person is an alleged victim. Do you have any opinions or beliefs about alleged victims that would make it difficult for you to be fair and impartial in considering their testimony?
	Yes No
	If <u>yes</u> , please explain:
79.	Some government witnesses may testify that they participated in serious crimes themselves including forced labor and identity theft. These witnesses, who may be referred to during trial as "cooperating witnesses," may have pleaded guilty to crimes and may be testifying pursuant to agreements with the government in hopes that their own sentences will be reduced. Do you have any opinions or beliefs about cooperating witnesses who are seeking a reduced sentence that would make it difficult for you to be fair and impartial in considering their testimony?
	Yes No
	If <u>yes</u> , please explain:
determ	ider the law, the facts are for the jury to determine and the law is for the Judge to hine. You are required to accept the law as the Judge explains it to you even if you do e the law or disagree with it, and you must determine the facts according to those ctions.
	Would you have any difficulty following the Judge's instructions?
	Yes No
	If <u>yes</u> , please explain:
81.	Under the law, the question of punishment, if any, should not enter your deliberations. Would you have any difficulty following this rule?
	Yes No

			JUROR	R NO		
	If yes, please	e explain:				
		-				
82.	Under the law, emotions such as sympathy, bias and prejudice must not enter into the deliberations of the jurors as to whether the guilt of the defendant has been proven beyond a reasonable doubt. Would you have any difficulty following this rule?					
	Yes	No				
	If <u>yes</u> , please	e explain:				
tha	t would affe	ct your ability to fairly	ne charges in this case or the people evaluate the evidence to determine the of the defendants beyond a reason	whether or		
		No				
	If <u>yes</u> , please	e explain:				
04 1.	1	11		h 0		
84. IS	inere any rea	son you could not be co	ompletely fair to the defendants in the	nis case?		
	Voc	No				
	1 es	No				
	If yes, please	e explain:				
	ii <u>yes</u> , pieds	S CAPIUM:				
	there any rea vernment's c		ompletely fair in evaluating the U.S			
	Yes	No				
	If <u>yes</u> , please	e explain:				
	-					

			JUROR NO				
87. Is there any matter not covered by this questionnaire that you think is important to bring to the attention of the Court?							
Yes	No						
If <u>yes</u> , please 6	explain:						

WHEN YOU HAVE COMPLETED THE QUESTIONNAIRE AND REVIEWED ATTACHMENT A, PLEASE RETURN TO THE SECOND PAGE OF THIS QUESTIONNAIRE TO COMPLETE AND SIGN THE DECLARATION.

<u>United States v. Raniere, et al.</u> 18 Cr. 204 (S-2) (NGG)

ATTACHMENT A:

Names of People Who Might Testify or Who May Be Discussed During Trial

Please circle the name of any person listed below that you know or have any connection with.

[<mark>FILL IN LATER</mark>]